

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILIN	G DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO dualdisplay 5990	
10/711,991	10/1	8/2004	Evan Sharples		
23217 7	590	12/07/2006		EXAMINER	
GLENN L. W	/EBB			NGUYEN,	TRINH T
P.O BOX 951 CONIFER, CO 80433			ART UNIT	PAPER NUMBER	
·				3644	

DATE MAILED: 12/07/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/711,991	SHARPLES ET AL.	
Office Action Summary	Examiner	Art Unit	
	Trinh T. Nguyen	3644	
The MAILING DATE of this communication	n appears on the cover sheet w	th the correspondence address	
Period for Reply			
A SHORTENED STATUTORY PERIOD FOR R WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 Cl after SIX (6) MONTHS from the mailing date of this communication - If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	IG DATE OF THIS COMMUNIC FR 1.136(a). In no event, however, may a ron. Deriod will apply and will expire SIX (6) MON statute, cause the application to become AE	CATION. reply be timely filed ITHS from the mailing date of this communication BANDONED (35 U.S.C. § 133).	
Status			
1)⊠ Responsive to communication(s) filed on <i>i</i>	RCF dated 11/13/06		
,	This action is non-final.	•	
3) Since this application is in condition for all	•	ers, prosecution as to the merits is	S ·
closed in accordance with the practice un	•	•	
Disposition of Claims			
4) Claim(s) <u>1-9</u> is/are pending in the applicat		n	
4a) Of the above claim(s) <u>4-6,8 and 9</u> is/ar 5) Claim(s) is/are allowed.	e williamin from consideratio	II.	
5)∐ Claim(s) is/are allowed. 6)⊠ Claim(s) <u>1-3,7</u> is/are rejected.		·	
7) Claim(s) <u>1-3,7</u> is/are rejected.			
8) Claim(s) are subject to restriction a	and/or election requirement.		
· · · · · · · · · · · · · · · · · · ·			
Application Papers	•		•
9) The specification is objected to by the Exa			
10) The drawing(s) filed on is/are: a)			
Applicant may not request that any objection to	• • • • • • • • • • • • • • • • • • • •		'A)
Replacement drawing sheet(s) including the control of the control	•	•	u).
	ie Examiner, Note the attached	Cince Action of John 1 10-102.	
Priority under 35 U.S.C. § 119	·		
12) Acknowledgment is made of a claim for for	reign priority under 35 U.S.C. §	3 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:	•		
1. Certified copies of the priority docur			
2. Certified copies of the priority docur			
3. Copies of the certified copies of the		received in this National Stage	
application from the International But See the attached detailed Office action for		rossivad	
* See the attached detailed Office action for a	a list of the certified copies not	icceiveu.	
		•	
		•	
Attachment(s)			
1) Notice of References Cited (PTO-892) Notice of Proffences's Potent Proving Poving (PTO 94)	· · · · · · · · · · · · · · · · · · ·	Summary (PTO-413) s)/Mail Date	
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) 		nformal Patent Application	
Paper No(s)/Mail Date	6) 🗌 Other:	— ∙ ,	

Art Unit: 3644

DETAILED ACTION

Continued Examination under 37 CFR 1.114 After Final Rejection

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 11/13/06 has been entered.

Election/Restrictions

2. Because of Applicant's election <u>without traverse</u> of Species I (claims 1-3, and 7) in the reply on 10/31/05, it is noted that claims 4-6, 8, and 9 have been withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-3, and 7 are rejected under 35 U.S.C. 102(b) as being anticipated by Liaw (US6213494; see Figure 1 attached at the end of this Office Action for further explanation).

Art Unit: 3644

For claim 1, Liaw discloses a display system for plant displays, wherein said system comprises:

a display support structure;

a first display case;

a first attachment mechanism for attaching said first display case to said display support structure to allow said first display case to pivot between a substantially horizontal position for use as a display stand and a substantially vertical position for compact storage;

a second display case; and

a second attachment mechanism for attaching said second display case to said display support structure on the same side of said display support structure and below said first display case to allow said second display case to pivot independently from said first display case between a substantially horizontal position for use as a display stand and a substantially vertical position for compact storage.

For claim 2, Liaw discloses said display stand includes:

a first vertical support structure;

a second vertical support structure parallel to and spaced from said first Vertical support structure; and

said first attachment mechanism includes a first fastener securing said first display case to said first vertical support structure for pivoting movement relative to said first vertical support structure; and

Art Unit: 3644

a second fastener securing said first display case to said second vertical support structure for pivoting movement relative to said second vertical support structure.

For claim 3, Liaw discloses said display stand includes:

a first vertical support structure;

a horizontal member on said first vertical support structure;

a second vertical support structure parallel to and spaced from said first vertical support structure;

a horizontal member on said second vertical support structure; and said first attachment mechanism includes a first fastener securing said first display case to said horizontal member on said first vertical support structure for pivoting movement relative to said first vertical support structure; and

a second fastener securing said first display case to said horizontal member on said second vertical support structure for pivoting movement relative to said second vertical support structure.

For claim 7, Liaw discloses at least one beam extending across the upper end of said support structure for hanging displays from said at least one rail member.

Response to Arguments

- 5. Applicant's arguments filed 11/13/06 have been fully considered but they are not persuasive.
- 6. Applicant argues that Liaw does not teach the limitation of attachment mechanism for each display case that allows the display cases to pivot independently from one another and that the second display case is below the first display case and

Page 5

Application/Control Number: 10/711,991

1/

Art Unit: 3644

on the same side as the first display case, the Examiner disagrees. It is clearly shown in Figure 1 (attached at the end of this Office Action) of Liaw, the attachment mechanism for each display case that allows the display cases to pivot independently from one another and that the second display case is below the first display case. In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., on the same side as the first display case, it is noted that the claim 1 (amended) calls for "on the same side of said display support structure") are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Trinh T. Nguyen whose telephone number is (571) 272-6906. The examiner can normally be reached on M-F (9:30 A.M to 6:00 P.M). The examiner's supervisor, Teri Luu can be reached on (571) 272-7045 for the purpose of status inquiry only. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 3644

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Trinh T Nguyen
Primary Examiner
Art Unit 3644

11/30/06



U.S. Patent

Apr. 10, 2001

Sheet 1 of 6

US 6,213,494 B1

